

WEISS SHEET METAL, INC.

105 BODWELL ST. AVON, MA. 02322

Phone (508) 583-8300 (617) 427-7888

Fax (508) 588-5690

www.weiss-sheetmetal.com

October 24, 2011

Mr. H. Curtis Spaulding
Regional Administrator
Region 1, U.S. Environmental Protection Agency
Suite 100
5 Post Office Square
Boston, MA 02109-3917

RE: Request to modify the National Pollution discharge Elimination System (NEPDES) permit for the City of Brockton's Advanced Water Reclamation Facility (BAWRF) in order to support a regional approach to waste water management.

Dear Mr. Spaulding:

Weiss Sheet Metal Inc. supports regional approaches to waste water management and increased flows through the Brockton facility. We support the opportunities identified in the MDEP studies and agree these opportunities will meet the needs of the upper basin communities.

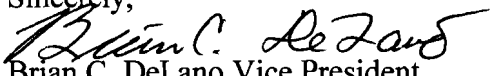
The Brockton plant was upgraded but the 18.5 MOD limit reflects the plant's past capacity, level of treatment and resulting pollutant loads on the river. However, the recent expansion and upgrading of the facility and the elimination of much inflow and infiltration have reduced flows while increasing the quality of the effluent. This reduces loads on the river to well below applicable standards. Weiss Sheet Metal Inc. believes this progress should allow the next NPEDS permit (due in November) to use load limits that are equivalent to discharges up to 20.5 MOD.

As a company doing business in the Avon Industrial Park, we urge the EPA to acknowledge this upgraded effluent quality by modifying the load limits and thereby increasing the allowed flows under the next NPEDS permit to 20.5 MGD. This added capacity will meet short term regional needs as well as allowing vacant, suitably commercial/industrial zoned land in our area to be developed, creating more jobs and adding to the local tax base. Furthermore, it would allow Weiss Sheet Metal Inc. the opportunity to participate in new development and give us the ability to expand our current building with an increase in our work force.

It is important to allow the communities to jointly make the best use of this upgraded treatment and added capacity; thereby making efficient use of existing infrastructure and allowing economic growth. Therefore Weiss Sheet Metal Inc. seeks your consideration of adopting the appropriately revised load limits.

Please feel free to call with any question.

Sincerely,


Brian C. DeLano Vice President

Weiss Sheet Metal Inc.



154 Bodwell Street
Avon, Massachusetts 02322

Phone: (508) 586-8338
Fax: (508) 586-8466

September 27, 2011

Mr. H. Curtis Spalding
Regional Administrator
Region 1, U.S. Environmental Protection Agency
Suite 100
5 Post Office Square
Boston, MA 02109-3917

RECEIVED

OCT 11 2011

OFFICE OF THE REGIONAL ADMINISTRATOR

RE: Request to modify the National Pollution discharge Elimination System (NPDES) Permit for the City of Brockton's Advanced Water Reclamation Facility (BA WRF) in order to support a regional approach to waste water management.

Dear Mr. Spaulding:

The MDEP supported studies have identified opportunities to meet the needs of the upper basin communities through the three major regional facilities in Brockton, Mansfield, and Taunton. It would use these regional facilities to serve surrounding communities and would ultimately return treated effluent to the communities of origin for reuse or recharge in keeping with the DEP's policy of keeping water local.

The Avon Industrial Park Association (AIPA) supports regional approaches to waste water management and increased flows through the Brockton facility. We support the opportunities identified in the MDEP studies and agree these opportunities will meet the needs of the upper basin communities

The Brockton plant was recently upgraded but the 18.5 MOD limit reflects the plant's past capacity, level of treatment, and resulting pollutant loads on the river. However, the recent expansion and upgrading of the facility and the elimination of much inflow and infiltration have reduced flows while increasing the quality of the effluent. This reduces loads on the river to well below applicable standards. AIPA believes this progress should allow the next NPEDS Permit (due in November) to use load limits that are equivalent to discharges of up to 20.5 MOD.

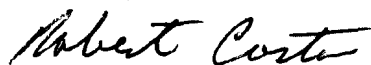
As the members of the AIPA and owners of businesses in the Industrial Park we urge the EPA to acknowledge this upgraded effluent quality by modifying the load limits and thereby increasing

the allowed flows under the next NPDES permit to 20.5 MGD. This added capacity will meet the short term regional needs which would facilitate significant economic development growth in Brockton, Whitman, and Abington and in several added communities (Avon, East Bridgewater, Easton, Stoughton, and West Bridgewater). This could allow vacant, suitably commercial/industrial zoned land in these towns to be developed, creating more jobs and adding to the local tax base. The Avon Industrial Park would not only be able to participate in new development but also give the existing building owners the ability expand current building with a resultant increase in their workforce.

It is important to allow the communities to jointly make best use of this upgraded treatment and resulting added capacity; thereby making efficient use of existing infrastructure and allowing needed economic growth. Therefore, the AIPA seeks your consideration of adopting the appropriately revised load limits.

Please feel free to call with any questions.

Sincerely,



Robert Costa
President, AIPA

cc:

AccuRounds
All Tech Sound & Production
Services
Andrew Dutton
A-Prime
Bay State Wine
Bayside Trucks, Inc.
BC Tent
Boston Brace
Charles Sheehy
Commercial Screen
Consolidated Brick
Controller Services
Cumming Microwave
Dallessandro
Datel Communication
Elevator Cabs & Entrances
Glancy
Grossman Cap
Grow Associates
Integrated Web

Jacobs Precision Corp
LimoLiner
Logan Furniture
Manasco Rlty Trust
Masterpiece
National Fire Protection Assoc.
National Floors Direct
New Avon L.P.
Portal Inc
Research Packaging
Ruby Wines
Weiss Sheet Metal
Waste Management
Wrobel Engineering

October 18, 2011

Mr. H. Curtis Spalding
Regional Administrator
Region 1, U.S. Environmental Protection Agency
Suite 100
5 Post Office Square
Boston, MA 02109-3917

RE: Request to modify the National Pollution discharge Elimination System (NPDES) Permit for the City of Brockton's Advanced Water Reclamation Facility (BA WRF) in order to support a regional approach to waste water management.

Dear Mr. Spaulding:

B.C. Tent & Awning Co., Inc., supports regional approaches to waste water management and increased flows through the Brockton facility. We support the opportunities identified in the MDEP studies and agree these opportunities will meet the needs of the upper basin communities

The Brockton plant was recently upgraded but the 18.5 MOD limit reflects the plant's past capacity, level of treatment, and resulting pollutant loads on the river. However, the recent expansion and upgrading of the facility and the elimination of much inflow and infiltration have reduced flows while increasing the quality of the effluent. This reduces loads on the river to well below applicable standards. B.C. Tent & Awning Co., Inc. believes this progress should allow the next NPDES Permit (due in November) to use load limits that are equivalent to discharges of up to 20.5 MOD.

As a company doing business in the Avon Industrial Park, we urge the EPA to acknowledge this upgraded effluent quality by modifying the load limits and thereby increasing the allowed flows under the next NPDES permit to 20.5 MGD. This added capacity will meet short term regional needs as well as allowing vacant, suitably commercial/industrial zoned land in our area to be developed, creating more jobs and adding to the local tax base. Furthermore, it would allow B.C. Tent & Awning Co., Inc. the opportunity to participate in new development and give us the ability to expand current building with a resultant increase in workforce.

It is important to allow the communities to jointly make best use of this upgraded treatment and added capacity; thereby making efficient use of existing infrastructure and allowing needed economic growth. Therefore, B.C. Tent & Awning Co., Inc. seeks your consideration of adopting the appropriately revised load limits.

Please feel free to call with any questions.

Sincerely,

A handwritten signature in cursive script that reads "Robert A. Costa".

Robert A. Costa, President
B.C. Tent & Awning Co., Inc.



October 20, 2011

Mr. H. Curtis Spalding
Regional Administrator
Region 1, U.S. Environmental Protection Agency
Suite 100
5 Post Office Square
Boston, MA 02109-3917

RE: Request to modify the National Pollution Discharge Elimination System (NPDES) Permit for the City of Brockton's Advanced Water Reclamation Facility (BAWRF) in order to support a regional approach to waste water management.

Dear Mr. Spaulding:

Controller Service & Sales Co., Inc. supports regional approaches to waste water management and increased flows through the Brockton facility. We support the opportunities identified in the MDEP studies and agree these opportunities will meet the needs of the upper basin communities

The Brockton plant was recently upgraded but the 18.5 MOD limit reflects the plant's past capacity, level of treatment, and resulting pollutant loads on the river. However, the recent expansion and upgrading of the facility and the elimination of much inflow and infiltration have reduced flows while increasing the quality of the effluent. This reduces loads on the river to well below applicable standards. Controller Service & Sales Co., Inc. believes this progress should allow the next NPDES Permit (due in November) to use load limits that are equivalent to discharges of up to 20.5 MOD.

As a company doing business in the Avon Industrial Park, we urge the EPA to acknowledge this upgraded effluent quality by modifying the load limits and thereby increasing the allowed flows under the next NPDES permit to 20.5 MGD. This added capacity will meet short term regional needs as well as allowing vacant, suitably commercial/industrial zoned land in our area to be developed, creating more jobs and adding to the local tax base. Furthermore, Controller Service & Sales Co., Inc. believes that it would allow more opportunity for the Avon Industrial Park to participate in new development and contribute to the vitality of the park with a resultant increase in workforce.

It is important to allow the communities to jointly make best use of this upgraded treatment and added capacity; thereby making efficient use of existing infrastructure and allowing needed economic growth. Therefore, Controller Service & Sales Co., Inc. seeks your consideration in supporting the appropriately revised load limits.

Please feel free to call with any questions.

Sincerely,

James W. Long
Controller

Grossman Cap Co., Inc.

PHIL MEL IMPORTS, INC.
GARIC INDUSTRIES, INC.

Tel. (508) 427-1780
(800) 731-1780

Fax (508) 587-0082

PO BOX #537, 30 BODWELL STREET
AVON INDUSTRIAL PARK, AVON, MA 02322

October 19, 2011

Via First Class Mail

Mr. H. Curtis Spalding
Regional Administrator
Region 1, U.S. Environmental Protection Agency
Suite 100
5 Post Office Square
Boston, MA 02109-3917

**Re: Request to modify the National Pollution discharge
Elimination System (NPDES) Permit for the City of
Brockton's Advanced Water Reclamation Facility (BA WRF) in
order to support a regional approach to waste water management.**

Dear Mr. Spaulding:

Grossman Cap Co., Inc. supports regional approaches to waste water management and increased flows through the Brockton facility. We support the opportunities identified in the MDEP studies and agree these opportunities will meet the needs of the upper basin communities

The Brockton plant was recently upgraded but the 18.5 MOD limit reflects the plant's past capacity, level of treatment, and resulting pollutant loads on the river. However, the recent expansion and upgrading of the facility and the elimination of much inflow and infiltration have reduced flows while increasing the quality of the effluent. This reduces loads on the river to well below applicable standards. Grossman Cap believes this progress should allow the next NPDES Permit (due in November) to use load limits that are equivalent to discharges of up to 20.5 MOD.

As a company doing business in the Avon Industrial Park, we urge the EPA to acknowledge this upgraded effluent quality by modifying the load limits and thereby increasing the allowed flows under the next NPDES permit to 20.5 MGD. This added capacity will meet short-term regional needs as well as allowing vacant, suitably commercial/industrial zoned land in our area to be developed, creating more jobs and adding to the local tax base. Furthermore, it would allow Grossman Cap the opportunity to participate in new development and give us the ability to expand current building with a resultant increase in workforce.

It is important to allow the communities to jointly make best use of this upgraded treatment and added capacity; thereby making efficient use of existing infrastructure and

The  Cap

MANUFACTURERS & DISTRIBUTORS OF QUALITY HEADWEAR & HANDWEAR SINCE 1903

Grossman Cap Co., Inc.

PHIL MEL IMPORTS, INC.
GARIC INDUSTRIES, INC.

Tel. (508) 427-1780
(800) 731-1780

Fax (508) 587-0082

PO BOX #537, 30 BODWELL STREET
AVON INDUSTRIAL PARK, AVON, MA 02322

Page 2 of 2

allowing needed economic growth. Therefore, Grossman Cap seeks your consideration of adopting the appropriately revised load limits.

Please feel free to call with any questions.

Sincerely,



Gary M. Grossman

The  Cap

MANUFACTURERS & DISTRIBUTORS OF QUALITY HEADWEAR & HANDWEAR SINCE 1903



WROBEL ENGINEERING

154 Bodwell Street
Avon, MA 02322

Phone: 508-586-8338
Fax: 508-586-8466

ISO 9001 

October 20, 2011

Mr. H. Curtis Spalding
Region 1, U.S. Environmental Protection Agency
5 Post Office Square
Boston, MA 02109-3917

RE: Request to modify the National Pollution discharge Elimination System (NPDES) Permit for the City of Brockton's Advanced Water Reclamation Facility (BA WRF) in order to support a regional approach to waste water management.

Dear Mr. Spaulding:

Wrobel Engineering supports regional approaches to waste water management and increased flows through the Brockton facility. We support the opportunities identified in the MDEP studies and agree these opportunities will meet the needs of the upper basin communities


The Brockton plant was recently upgraded but the 18.5 MOD limit reflects the plant's past capacity, level of treatment, and resulting pollutant loads on the river. However, the recent expansion and upgrading of the facility and the elimination of much inflow and infiltration have reduced flows while increasing the quality of the effluent. This reduces loads on the river to well below applicable standards. Wrobel Engineering believes this progress should allow the next NPDES Permit (due in November) to use load limits that are equivalent to discharges of up to 20.5 MOD.

As a company doing business in the Avon Industrial Park, we urge the EPA to acknowledge this upgraded effluent quality by modifying the load limits and thereby increasing the allowed flows under the next NPDES permit to 20.5 MGD. This added capacity will meet short term regional needs as well as allowing vacant, suitably commercial/industrial zoned land in our area to be developed, creating more jobs and adding to the local tax base. Furthermore, it would allow Wrobel Engineering the opportunity to participate in new development and give us the ability to expand current building with a resultant increase in workforce.

It is important to allow the communities to jointly make best use of this upgraded treatment and added capacity; thereby making efficient use of existing infrastructure and allowing needed economic growth. Therefore, Wrobel Engineering seeks your consideration of adopting the appropriately revised load limits.

Please feel free to call with any questions.

Sincerely,


President



Boston Brace International

October 24, 2011

Mr. H. Curtis Spaulding
Regional Administrator
Region 1, U.S. Environmental Protection Agency
Suite 100
5 Post Office Square
Boston, MA 02109-3917

RE: Request to modify the National Pollution discharge Elimination System (NPDES) Permit for the City of Brockton's Advanced Water Reclamation Facility (BA WRF) in order to support a regional approach to waste water management.

Dear Mr. Spaulding:

Boston Brace owns and operates a Manufacturing facility at 20 Ledin Drive in the Avon Industrial Park. We have 40 employees working out of this facility currently. Our ability to expand in the future is limited by the current wastewater capabilities.

We are writing to let you know we are supporters of regional approaches to waste water management and increased flows through the Brockton facility. We understand the Brockton plant now has the capacity to increase the allowed flows under the next NPDES permit to 20.5 MGD. This added capacity will meet short term regional needs as well as allowing vacant, suitably commercial/industrial zoned land in our area to be developed, creating more jobs and adding to the local tax base.

In these trying economic times where jobs are clearly needed, we believe it makes sense to allow businesses in the area to make best use of this upgraded treatment and added capacity; thereby making efficient use of existing infrastructure and allowing needed economic growth. Therefore, Boston Brace seeks your consideration of adopting the appropriately revised load limits.

Please feel free to call with any questions.

Sincerely,

Thomas H. Morrissey
President and CEO

cc. U.S Representative Stephen Lynch
U.S. Senator Scott Brown
U.S. Senator John Kerry
State Senator Brian Joyce
State Representative William Galvin

October 24, 2011

Mr. H. Curtis Spalding
Regional Administrator
Region 1, U.S. Environmental Protection Agency
Suite 100
5 Post Office Square
Boston, MA 02109-3917

RE: Request to modify the National Pollution discharge Elimination System (NPDES) Permit for the City of Brockton's Advanced Water Reclamation Facility (BA WRF) in order to support a regional approach to waste water management.

Dear Mr. Spaulding:

Portal, Inc. supports regional approaches to waste water management and increased flows through the Brockton facility. We support the opportunities identified in the MDEP studies and agree these opportunities will meet the needs of the upper basin communities

The Brockton plant was recently upgraded but the 18.5 MOD limit reflects the plant's past capacity, level of treatment, and resulting pollutant loads on the river. However, the recent expansion and upgrading of the facility and the elimination of much inflow and infiltration have reduced flows while increasing the quality of the effluent. This reduces loads on the river to well below applicable standards. Portal, Inc believes this progress should allow the next NPDES Permit (due in November) to use load limits that are equivalent to discharges of up to 20.5 MOD.

As a company doing business in the Avon Industrial Park, we urge the EPA to acknowledge this upgraded effluent quality by modifying the load limits and thereby increasing the allowed flows under the next NPDES permit to 20.5 MGD. This added capacity will meet short term regional needs as well as allowing vacant, suitably commercial/industrial zoned land in our area to be developed, creating more jobs and adding to the local tax base. Furthermore, it would allow Portal, Inc. the opportunity to participate in new development and give us the ability to expand current building with a resultant increase in workforce.

It is important to allow the communities to jointly make best use of this upgraded treatment and added capacity; thereby making efficient use of existing infrastructure and allowing needed economic growth. Therefore, Portal, Inc. seeks your consideration of adopting the appropriately revised load limits.

Please feel free to call with any questions.

Sincerely,

Handwritten signature of Richard Naisner, Pres.

Established in 1912

Crane Service • Rigging



W.H. GLANCY & SONS, INC.

235 Bodwell Street
Avon, Massachusetts 02322
508-427-4545
Fax 508-427-5477

October 24, 2011

Mr. H. Curtis Spalding
Regional Administrator
Region 1, U.S. Environmental Protection Agency
Suite 100
5 Post Office Square
Boston, MA 02109-3917

RE: Request to modify the National Pollution discharge Elimination System (NPDES) Permit for the City of Brockton's Advanced Water Reclamation Facility (BA WRF) in order to support a regional approach to waste water management.

Dear Mr. Spaulding:

William H. Glancy & Sons, Inc. supports regional approaches to waste water management and increased flows through the Brockton facility. We support the opportunities identified in the MDEP studies and agree these opportunities will meet the needs of the upper basin communities

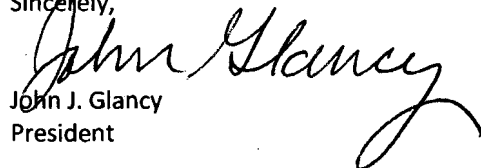
The Brockton plant was recently upgraded but the 18.5 MOD limit reflects the plant's past capacity, level of treatment, and resulting pollutant loads on the river. However, the recent expansion and upgrading of the facility and the elimination of much inflow and infiltration have reduced flows while increasing the quality of the effluent. This reduces loads on the river to well below applicable standards. William H. Glancy & Sons, Inc. believes this progress should allow the next NPDES Permit (due in November) to use load limits that are equivalent to discharges of up to 20.5 MOD.

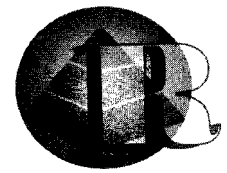
As a company doing business in the Avon Industrial Park, we urge the EPA to acknowledge this upgraded effluent quality by modifying the load limits and thereby increasing the allowed flows under the next NPDES permit to 20.5 MGD. This added capacity will meet short term regional needs as well as allowing vacant, suitably commercial/industrial zoned land in our area to be developed, creating more jobs and adding to the local tax base. Furthermore, it would allow William H. Glancy & Sons, Inc. the opportunity to participate in new development and give us the ability to expand current building with a resultant increase in workforce.

It is important to allow the communities to jointly make best use of this upgraded treatment and added capacity; thereby making efficient use of existing infrastructure and allowing needed economic growth. Therefore, William H. Glancy & Sons, Inc. seeks your consideration of adopting the appropriately revised load limits.

Please feel free to call with any questions.

Sincerely,


John J. Glancy
President



ROY ELEVATOR
CABS AND ENTRANCES, INC.
The Elevator Renovators

10.25.11

Mr. H. Curtis Spaulding
Regional Administrator
Region 1, U.S. Environmental Protection Agency
Suite 100
5 Post Office Square
Boston, MA 02109-3917

RE: Request to modify the National Pollution discharge Elimination System (NPDES) Permit for the City of Brockton's Advanced Water Reclamation Facility (BA WRF) in order to support a regional approach to waste water management.

Dear Mr. Spaulding:

ROY ELEVATOR CABS AND ENTRANCES, INC. (35 Bodwell Street...) supports regional approaches to waste water management and increased flows through the Brockton facility. We support the opportunities identified in the MDEP studies and agree these opportunities will meet the needs of the upper basin communities

The Brockton plant was recently upgraded but the 18.5 MOD limit reflects the plant's past capacity, level of treatment, and resulting pollutant loads on the river. However, the recent expansion and upgrading of the facility and the elimination of much inflow and infiltration have reduced flows while increasing the quality of the effluent. This reduces loads on the river to well below applicable standards. ROY ELEVATOR CABS AND ENTRANCES, INC. (35 Bodwell Street...) believes this progress should allow the next NPDES Permit (due in November) to use load limits that are equivalent to discharges of up to 20.5 MOD.

As a company doing business in the Avon Industrial Park, we urge the EPA to acknowledge this upgraded effluent quality by modifying the load limits and thereby increasing the allowed flows under the next NPDES permit to 20.5 MGD. This added capacity will meet short term regional needs as well as allowing vacant, suitably commercial/industrial zoned land in our area to be developed, creating more jobs and adding to the local tax base. Furthermore, it would allow ROY ELEVATOR CABS AND ENTRANCES, INC. (35 Bodwell Street...) the opportunity to participate in new development and give us the ability to expand current building with a resultant increase in workforce.

It is important to allow the communities to jointly make best use of this upgraded treatment and added capacity; thereby making efficient use of existing infrastructure and allowing needed economic growth. Therefore, ROY ELEVATOR CABS AND ENTRANCES, INC. (35 Bodwell Street...) seeks your consideration of adopting the appropriately revised load limits.

Please feel free to call with any questions.

Sincerely,

Marc J. Roy
President
ROY ELEVATOR CABS AND ENTRANCES, INC.
Avon Industrial Park
35 Bodwell Street
Avon, Massachusetts 02322

Avon Industrial Park
145 Bodwell Street
Avon, Massachusetts 02322

☎ : 508.588.9600

☎ : 508.588.9601

🌐 : www.royelevatorcabs.com



GROW Associates, Inc.

101 Wales Avenue • Avon, MA 02322

Phone: 508.408.4210

Fax: 508.408.4215

a nonprofit Human Service Agency providing quality opportunities for every individual

www.grow-associates.org

October 24, 2011

Mr. H. Curtis Spalding
Regional Administrator
Region 1, U.S. Environmental Protection Agency
Suite 100
5 Post Office Square
Boston, MA 02109-3917

RE: Request to modify the National Pollution discharge Elimination System (NPDES) Permit for the City of Brockton's Advanced Water Reclamation Facility (BA WRF) in order to support a regional approach to waste water management.

Dear Mr. Spaulding:

Grow-Associates, Inc. supports regional approaches to waste water management and increased flows through the Brockton facility. We support the opportunities identified in the MDEP studies and agree these opportunities will meet the needs of the upper basin communities

The Brockton plant was recently upgraded but the 18.5 MOD limit reflects the plant's past capacity, level of treatment, and resulting pollutant loads on the river. However, the recent expansion and upgrading of the facility and the elimination of much inflow and infiltration have reduced flows while increasing the quality of the effluent. This reduces loads on the river to well below applicable standards. Grow-Associates believes this progress should allow the next NPDES Permit (due in November) to use load limits that are equivalent to discharges of up to 20.5 MOD.

As a company doing business in the Avon Industrial Park, we urge the EPA to acknowledge this upgraded effluent quality by modifying the load limits and thereby increasing the allowed flows under the next NPDES permit to 20.5 MGD. This added capacity will meet short term regional needs as well as allowing vacant, suitably commercial/industrial zoned land in our area to be developed, creating more jobs and adding to the local tax base. Furthermore, it would allow us the opportunity to participate in new development and give us the ability to expand current building with a resultant increase in workforce.

It is important to allow the communities to jointly make best use of this upgraded treatment and added capacity; thereby making efficient use of existing infrastructure and allowing needed economic growth. Therefore, Grow-Associates, Inc., seeks your consideration of adopting the appropriately revised load limits.

Please feel free to call me at 508-408-4210 with any questions.

Sincerely,

Dan Kostreva
Associate Executive Director



175 Bodwell Street, Avon, MA 02322
Ph: 508-580-5809 Fx: 508-580-5632

October 25, 2011

Mr. H. Curtis Spalding
Regional Administrator
Region 1, U.S. Environmental Protection Agency
Suite 100
5 Post Office Square
Boston, MA 02109-3917

RE: Request to modify the National Pollution discharge Elimination System (NPDES) Permit for the City of Brockton's Advanced Water Reclamation Facility (BA WRF) in order to support a regional approach to waste water management.

Dear Mr. Spaulding:

Integrated Web Finishing Systems, Inc. supports regional approaches to waste water management and increased flows through the Brockton facility. We support the opportunities identified in the MDEP studies and agree these opportunities will meet the needs of the upper basin communities

The Brockton plant was recently upgraded but the 18.5 MOD limit reflects the plant's past capacity, level of treatment, and resulting pollutant loads on the river. However, the recent expansion and upgrading of the facility and the elimination of much inflow and infiltration have reduced flows while increasing the quality of the effluent. This reduces loads on the river to well below applicable standards. Integrated Web Finishing Systems, Inc believes this progress should allow the next NPDES Permit (due in November) to use load limits that are equivalent to discharges of up to 20.5 MOD.

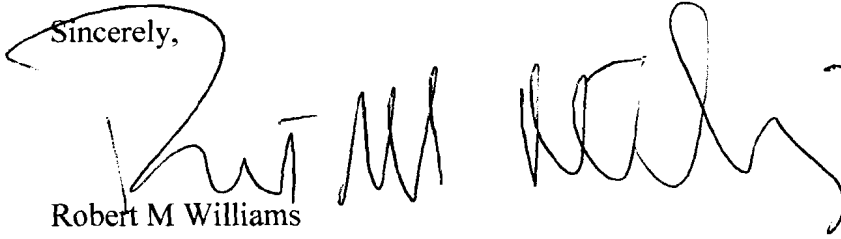
As a company doing business in the Avon Industrial Park, we urge the EPA to acknowledge this upgraded effluent quality by modifying the load limits and thereby increasing the allowed flows under the next NPDES permit to 20.5 MGD. This added capacity will meet short term regional needs as well as allowing vacant, suitably commercial/industrial zoned land in our area to be developed, creating more jobs and adding to the local tax base. Furthermore, it would allow Integrated Web Finishing

Systems, Inc the opportunity to participate in new development and give us the ability to expand current building with a resultant increase in workforce.

It is important to allow the communities to jointly make best use of this upgraded treatment and added capacity; thereby making efficient use of existing infrastructure and allowing needed economic growth. Therefore, Integrated Web Finishing Systems, Inc seeks your consideration of adopting the appropriately revised load limits.

Please feel free to call with any questions.

Sincerely,

A handwritten signature in black ink, appearing to read 'R M Williams', written in a cursive style.

Robert M Williams
President



CHARLES D. SHEEHY, INC.

PIPE. VALVES. FITTINGS.

675 BODWELL ST. EXT.
AVON, MA 02322

(508) 583-7612
(508) 586-2312

www.charlesdsheehy.com

10/21/2011

Mr. H. Curtis Spaulding
Regional Administrator
Region 1, U.S. Environmental Protection Agency
Suite 100
5 Post Office Square
Boston, MA 02109-3917

RE: Request to modify the National Pollution discharge Elimination System (NPDES) Permit for the City of Brockton's Advanced Water Reclamation Facility (BA WRF) in order to support a regional approach to waste water management.

Dear Mr. Spaulding:

Charles D. Sheehy, Inc. supports regional approaches to waste water management and increased flows through the Brockton facility. We support the opportunities identified in the MDEP studies and agree these opportunities will meet the needs of the upper basin communities

The Brockton plant was recently upgraded but the 18.5 MOD limit reflects the plant's past capacity, level of treatment, and resulting pollutant loads on the river. However, the recent expansion and upgrading of the facility and the elimination of much inflow and infiltration have reduced flows while increasing the quality of the effluent. This reduces loads on the river to well below applicable standards. Charles D. Sheehy, Inc. believes this progress should allow the next NPDES Permit (due in November) to use load limits that are equivalent to discharges of up to 20.5 MOD.

As a company doing business in the Avon Industrial Park, we urge the EPA to acknowledge this upgraded effluent quality by modifying the load limits and thereby increasing the allowed flows under the next NPDES permit to 20.5 MGD. This added capacity will meet short term regional needs as well as allowing vacant, suitably commercial/industrial zoned land in our area to be developed, creating more jobs and adding to the local tax base. Furthermore, it would allow Charles D. Sheehy, Inc. the opportunity to participate in new development and give us the ability to expand current building with a resultant increase in workforce.

It is important to allow the communities to jointly make best use of this upgraded treatment and added capacity; thereby making efficient use of existing infrastructure and allowing needed economic growth. Therefore, Charles D. Sheehy, Inc. seeks your consideration of adopting the appropriately revised load limits.

Please feel free to call with any questions.

Sincerely,


Jeffrey A. Camuso

**ALL TECH SOUND &
PRODUCTION SERVICES, INC**
P O BOX 808 AVON, MA 02322

Mr. H. Curtis Spaulding
Regional Administrator
Region 1, U.S. Environmental Protection Agency Ste 100
5 Post Office Square
Boston, MA 02109-3917

Oct 24, 2011

RE: Request to modify the National Pollution discharge Elimination System (NPDES) Permit for the City of Brockton's Advanced Water Reclamation Facility (BA WRF) in order to support a regional approach to waste water management.

Dear Mr. Spaulding:

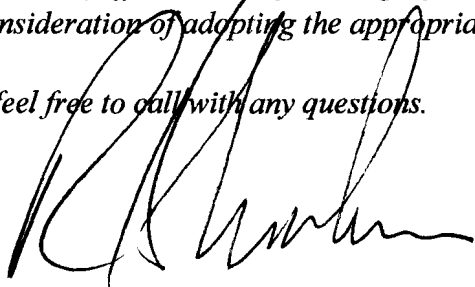
All Tech Sound supports regional approaches to waste water management and increased flows through the Brockton facility. We support the opportunities identified in the MDEP studies and agree these opportunities will meet the needs of the upper basin communities

The Brockton plant was recently upgraded but the 18.5 MOD limit reflects the plant's past capacity, level of treatment, and resulting pollutant loads on the river. However, the recent expansion and upgrading of the facility and the elimination of much inflow and infiltration have reduced flows while increasing the quality of the effluent. This reduces loads on the river to well below applicable standards. I believe this progress should allow the next NPDES Permit (due in November) to use load limits that are equivalent to discharges of up to 20.5 MOD.

As a company doing business in the Avon Industrial Park, we urge the EPA to acknowledge this upgraded effluent quality by modifying the load limits and thereby increasing the allowed flows under the next NPDES permit to 20.5 MGD. This added capacity will meet short term regional needs as well as allowing vacant, suitably commercial/industrial zoned land in our area to be developed, creating more jobs and adding to the local tax base. Furthermore, it would allow ATS the opportunity to participate in new development and give us the ability to expand our current building with a resultant increase in workforce.

It is important to allow the communities to jointly make best use of this upgraded treatment and added capacity; thereby making efficient use of existing infrastructure and allowing needed economic growth. Therefore, I seek your consideration of adopting the appropriately revised load limits.

Please feel free to call with any questions.



*Sincerely,
Rick Mansur, president*



October 31, 2011

Mr. H. Curtis Spaulding

Region 1, U.S. Environmental Protection Agency
Suite 100
5 Post Office Square
Boston, MA 02109-3917

Re: Request to modify the National Pollution Discharge Elimination System (NPDES) permit for the city of Brockton's Advanced Water Reclamation Facility.

Dear Mr. Spaulding:

The employees and management of AccuRounds support regional approaches to waste water management and increased flows through the Brockton facility. We support current opportunities identified in the MDEP studies and agree that these opportunities will meet the needs of the upper basin communities.

The recent expansion and upgrading of the Brockton facility and the elimination of inflow and infiltration have reduced flows while improving the quality of the effluent. AccuRounds believes this progress should allow the next NPDES Permit to use load limits that are equivalent to discharges of up to 20.5 MGD.

We urge the EPA to modify the load limits and increase the flow allowed flows under that next NPDES Permit to 20.5 MGD. We believe that processing effluent from homes and businesses to be more environmentally sound for the groundwater system than the current on site septic disposal methods. Further, this would help facilitate more development and business expansion with a proportionate increase in area employment and economic benefits.

Sincerely,

Michael McCormick
Engineering Manager &
Environmental Coordinator